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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/713,488	11/15/2000	Leon Wong	13768.136.1	3606	
22913	7590 01/02/2004		EXAMINER		
WORKMA	N NYDEGGER (F/K	EL CHANTI, HUSSEIN A			
SEELEY)	OUTH TEMPLE	ART UNIT	PAPER NUMBER		
1000 EAGLE GATE TOWER			2157	2	
SALT LAK	ECITY, UT 84111	DATE MAILED: 01/02/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No	Application No.		Applicant(s)				
		09/713,488		WONG ET AL.					
	Office Action Summary	Examiner		Art Unit	· · · · · · · · · · · · · · · · · · ·				
		Hussein A El-ch		2157					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status									
1)⊠	Responsive to communication(s) filed on 15	November 2000.							
2a)□	This action is FINAL . 2b)⊠ This action is non-final.								
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
5)□ 6)⊠ 7)□	4) Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-15 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers								
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 									
Priority (ınder 35 U.S.C. §§ 119 and 120								
12)									
Attachmen	t(s)		_						
2) Notic	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5)	Interview Summary Notice of Informal Pa						

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DETAILED ACTION

1. This action is responsive to application filed on Nov. 15, 2000. Claims 1-15 are pending examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-5, 10 and 11 are rejected under 35 U.S.C. 102(e) as being anticipated by Burgan et al., U.S. Patent No. 6,668,169 (referred to hereafter as Burgan).

As to claim 1, Burgan teaches in a computer network that includes a plurality of networked computer systems, wherein a sending computer system sends an instant message through a chain of one or more computer systems to a destination computer system, a method of acknowledging delivery of the instant message, wherein the criteria for determining the success or failure of the delivery are user specified (see col. 3 lines 64-col. 4 lines 7), the method comprising the following:

an act of the sending computer system identifying the user specified criteria for returning a successful acknowledgement message corresponding to the instant message to the user (see col. 13 lines 14-50, col. 7 lines 43-col.8 lines 16 and col. 5 lines 40-45);

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an act of the sending computer system determining whether the user specified criteria for returning a successful acknowledgement message are met (see col. 13 lines 14-50, col. 7 lines 43-col.8 lines 16 and col. 5 lines 40-45); and

an act of the sending computer system returning a successful acknowledgment message corresponding to the instant message only if the user specified criteria have been met (see col. 13 lines 14-50, col. 7 lines 43-col.8 lines 16, col. 5 lines 40-45 and col. 9 lines 28-60, an instant message is sent to the subscribers according to their portfolio existing on the server to notify the users of existence of new chat directory).

As to claim 2, Burgan teaches the method of claim 1 wherein the sending computer system comprises a sending a client computer system associated with the user (see col. 13 lines 14-50).

As to claim 3, Burgan teaches the method of claim 1 wherein the sending computer system comprises a sending client computer system associated with the user (see col. 13 lines 14-50).

As to claim 4, Burgan teaches the method of claim 3, wherein the act of the computer system identifying the user specified criteria for returning a successful acknowledgement message comprises the following:

an act of the sending server computer system receiving a data field representing the user specified criteria with the instant message (see col. 13 lines 14-50); and

an act of the sending server computer system reading the data field to identify the user specified criteria (see col. 13 lines 14-50).

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As to claim 5, Burgan teaches the method of claim 1 wherein the act of the computer system identifying the user specified criteria for returning a successful acknowledgment message comprises the following:

an act of reading a data field representing the user specified criteria from a database accessible to the sending computer system (see col. 9 lines 28-60 and col. 4 lines 21-38).

As to claim 10, Burgan teaches a computer readable medium having computer executable instructions for performing the acts recited in claim 1 (see the rejection of claim 1).

As to claim 11, Burgan teaches in a computer network that includes a plurality of networked computer systems, wherein a sending computer system sends an instant message through a chain of one or more computer systems to a destination computer system, a method of acknowledging delivery of the instant message, wherein the criteria for determining the success or failure of the delivery are user specified, the method comprising the following:

a step for the sending computer system determining whether user specified criteria for returning a successful acknowledgement message corresponding to the received instant message are met (see col. 13 lines 14-50, col. 7 lines 43-col.8 lines 16 and col. 5 lines 40-45); and

an act of the sending computer system returning a successful acknowledgement message corresponding to the instant message only if the user specified criteria have been met. (see col. 13 lines 14-50, col. 7 lines 43-col.8 lines 16, col. 5 lines 40-45 and

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col. 9 lines 28-60, an instant message is sent to the subscribers according to their portfolio existing on the server to notify the users of existence of new chat directory)

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Burgan in view of La Port et al., U.S. Patent No. 6,654,359 (referred to hereafter as La Porte).

Burgan teaches in a computer network that includes a plurality of networked computer systems, wherein a sending computer system sends an instant message through a chain of one or more computer systems to a destination computer system, a method of acknowledging delivery of the instant message, wherein the criteria for determining the success or failure of the delivery are user specified (see the rejection of claim 1).

Burgan does not explicitly teach the limitation "the user specified criteria is a "single hop" criteria". However La Porte teaches an acknowledgment method in a network where the acknowledgment criteria is "single hop" criteria (see col. 16 lines 11-50).

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It would have been obvious for one of the ordinary skill in the art at the time of the invention to modify Burgan by incorporating the "single hop" acknowledgement criteria as taught by La Porte because doing so would allow the user to confirm that the message has been sent and that no error has occurred on the client end of the message.

4. Claims 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Burgan in view of Bartfai et al., U.S. Patent No. 6,067,567 (referred to hereafter as Bartfai).

As to claim 7, Burgan teaches in a computer network that includes a plurality of networked computer systems, wherein a sending computer system sends an instant message through a chain of one or more computer systems to a destination computer system, a method of acknowledging delivery of the instant message, wherein the criteria for determining the success or failure of the delivery are user specified (see the rejection of claim 1).

Burgan does not explicitly teach the limitation "the user specified criteria is a "deep or" criteria". However Bartfai teaches a message delivery acknowledgement method according to a user specified criteria where the criteria is "deep or" criteria (see col. 2 lines 6-35).

It would have been obvious for one of the ordinary skill in the art at the time of the invention to modify Burgan by incorporating the "deep or" acknowledgement criteria as taught by Bartfai because doing so would allow the user to determine if at least one of the recipients received the message rather than receiving a negative message and

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therefore requires the user to send less messages to the users that didn't receive the message rather than sending the message to the whole group.

As to claim 8, Bartfai teaches the method of claim 7 wherein the act of determining that at least one of the intended recipients received the instant message comprises the following:

an act of the computer system transmitting message to the next computer system in the chain of computer systems along with an indication that the user specified criteria for returning a successful acknowledgement message is that at least one of the intended recipients successfully received the instant message under the "deep or" criteria (see col. 2 lines 6-35);

an act of the computer system receiving an acknowledgement message from the next computer system in the chain of computer systems indicating whether or not at least one of the intended recipients successfully received the instant message under the "deep or" or criteria (see col. 2 lines 6-35); and

an act of the computer system determining that at least one of the intended recipients has received the instant message if the acknowledgment message from the next computer system indicates that at least one of the intended recipients successfully received the instant message under the "deep or" criteria (see col. 2 lines 6-35).

As to claim 9, Bartfai teaches the method of claim 1 wherein the user specified criteria is a "deep and" criteria, and the act of the sending computer system determining whether the user specified

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criteria for returning a successful acknowledgement message are met comprises an act of the sending computer system determining that all of the intended recipients successfully received the instant message under the "deep and" criteria (see col. 1 lines 40-50).

5. Claims 12-15 do not add or define any additional limitation over claims 1-11 and therefore are rejected for similar reasons.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- Internet Messaging System And Method For Use In Computer Networks by Maurille, U.S. Patent No. 6,484,196
- Assignable Associate Properties For User Definable Instant Messaging Buddy
 Groups by Aravamudan et al., U.S. Patent No. 6,301,609
- Method And Apparatus For Automated Facsimile Message Confirmation by Choksi et al., U.S. Patent No. 6,477,243.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hussein A El-chanti whose telephone number is (703)305-4652. The examiner can normally be reached on Mon-Fri 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (703)308-7562. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

Hussein El-chanti

Dec. 24, 2003

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100